- - C. C. Land Male Construction

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- A PERSON AND

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	TIT
L. A. Smith et wir TO	This instrument was filed for record on the 15" day of July A. D., 1925, at 11:20 A. M. Las E. Wellman.	
Merchants Loan & Savings Bank	Register of Deeds.	
THIS INDENTURE, Made this Firsh day of hundred and Twonty-five between La A. Smith and W.H. Smit	July , in the year of our Lord, one thousand nine I	eg. No. 90
of Laurence in the County of Done	and State of Kensen	e Paid 30
part 108 of the first part, and Merchants Loan & Savin WITNESSETII, that the said part 108of the first part, in consi	gs Bank , Lawrence, Kansas deration of the sum of	V
Twelve Hundred (\$1200.00)	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortzage to the said part y of the second part	
Lot Number Thirty-one in the City of Lawren	(31) on Ohio Street ce ,	
en chemic service au anti informati Brain est en chemica da Cale interfactament an com ritére -tire (16) rate, chemica servic intervi- tante est este intervent autoriter photon can be (15) rate to dia sidon of institution;	fernin Alma to Jantade	
with the appuretenances and all the estate, title and interest of the said part And the said part 165 of the first part do bereby covenant and agree the		
good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	all times during the life of this indentive, pay all taxes or assessments that may be levied er assessed	
against said real estate when the same becomes due and payable, and that they insurance company as shall be specified and directed by the part. 108 of the second part, interest. And in the event that said part Y of the first part shall fail to pay such taxes v	an time uting the net of an interactive, by an active to associate that may be even the state of a	
Twelve 2undred (\$1200.00) according to the terms of OHS certain within obligation for the payment of asi and by its terms and payable to the part. y of the second part, with sums of movey advanced by the add part y of the second part part can juncarce	- DOLLARS, if rum of menory, executed on the first day of July 10 25, all interest according thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as herein previded, in the event that and part 105	
of the first part shall fail to pay the same as provided in this information. And this enveryance shall be well if moch payment be made as hearing specified, and the el- or may chilquin created thereby, or interest thereon, or if the tailout one on each real sets are not or if the indifference on a dramated size are not keep it as any or regards as by as more, cill was it may also also also be also be unpublic, and all of the ubliquings priviled for in and written shipston, for the security of while holder hered, which notice, and it had be also if or the sail part.	dication contained therein fully discharged. If default be made in such payments or any part thereof paid show the same become due and payable, or if the instrance is not keyt up, as provided herein, multiced on and promote, then this conveyance shall become addentiate and the back sum remaining it this indenture is given, shall inmediatly matter and become does and payable at the option of the events and benefits accuring thereform; and to evil the premises hereity transfer, or any part theredy, it the unguid of practing and mitters, together with the premises hereity transfer, or any part theredy, to be apprecision of the adjust the premises hereity transfer, or any part theredy, and the unguid of premised and mitters.	
overplus, if any there be, shall be paid by the part y making such sale, on demand, to the It is agreed by the parties hereic that the terms and providence of this indexture and es to, and be obligatory upon the here, security, administrator, personal representatives, assign IN WITNESS WHEREOF, the part 108 of the first part has y	is then useful depending and interest, together with the costs and charges incident therein, and the fort part 105 is an encourse of the magnetic particular data is benefits accruing therefore shall extend and inure and increases of the magnetic particle horizon. The horizon to set their hand and seal the day and year	
last above written.	L. A. Smith (SEAL)	
	W. H. Smith (SEAL) (SEAL)	
tary to Mark.	(SEAL) (SEAL)	
STATE OF Ken sas	A second s	
BE IT REMEMBERED. That on this	11th day of July A. D. 1925 , before me, a in the aforesaid County and State came .	This Peleasa
L.S. to me personally known to be the same person 8	who executed the foregoing instrument and duly acknowledged the execution of	n theoriginal
written.	subscribed my name, and affixed my official seal on the day and year last above r of April 19 29 A, F. VcClanshan Netary Dublic	Jan
	EASE	Res of Deed
I, the undersigned owner of the within mortgage, do hereby acknowled Deeds to enter the discharge of this mortgage of record. Dated this	the day of December 1926. Meychanto Loan and Devenasi Ban	k Desut
Corp Seal	the day of December 1926. The day of December 1926. Merchante Joan and Davinge Ban By I. C. Whypile Mortgare. Owner. Cashier	